



# The Gazette of India

PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, JULY 26, 1947.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

## PART II-A

### Notifications relating to Minor Administrations

#### THE CHIEF COMMISSIONER IN BRITISH BALUCHISTAN

##### NOTIFICATIONS

*Quetta, the 7th July 1947*

**No. 97-FS|47.**—In exercise of the powers delegated to him in the notification of the Government of India in the Department of Food, No. PY-603(2)I, dated 21st October, 1946, with the previous concurrence of the Central Government and in supersession of his order No. 97-FS|45, dated 21st September 1945, the Chief Commissioner is pleased, under section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), as applied

to the British Baluchistan, to order that Banks in British Baluchistan shall submit a monthly return in respect of all foodstuffs controlled under the Baluchistan Foodgrains Control Order, 1947, and the British Baluchistan Trade Control & Licensing Order, 1947, pledged with them showing the quantity of each commodity in maunds together with details of ownership to the Director of Food Supplies, Baluchistan, so as to reach him not later than the tenth day of the month following that to which the return relates.

By order,

K. SHAH ZAMAN,  
Deputy Secretary.

*Quetta, the 14th July 1947*

**No. 795-FS|47.**—In exercise of the powers delegated to him in Food Department Notification No. PY-603(2)-I, dated the 21st October, 1946, and with the previous concurrence of the Central Government, the Chief Commissioner in Baluchistan is pleased under section 3 of the Essential Supplies (Temporary Powers)

Act, 1946 (XXIV of 1946) as in force in the British Baluchistan, to declare until further orders, the prices or rates at which Wheat, barley and Atta may be bought or sold wholesale or retail within the limits of the Sibi Bazar with effect from 1st July, 1947, as noted against each :—

Foodstuffs.	Wholesale rate per maund unless otherwise stated.	Maximum retail rate for sale to the public		
		Per maund.	Per rupee.	Per seer.
1. Wheat (Excluding cost of bag) .. .. ..	Rs. A. P. 10 0 0	Rs. A. P. 10 2 0	Mds. Srs. Chh. 0 3 14	Rs. A. P. ..
2. Atta (* When sold in bags)— Local Mills .. .. ..	11 0 0	*11 2 0	0 3 8	..
Roller Mill .. .. ..	..	*11 4 0	0 3 7	..
3. Barley (Excluding cost of bag) .. .. ..	10 0 0	10 2 0	0 3 14	..

2. The Chief Commissioner in British Baluchistan is further pleased to declare that :—

(a) Unless otherwise stated a maund shall equal 82 lbs.

(b) Buying or selling at prices higher than those notified above are offences under section 7 of the Essential Supplies (Temporary Powers) Act, 1946. These offences are, under section 11 of the said Act, cognizable by the Police and the complaints should, where necessary be made to the Officer in charge of the Police Station, Sibi.

By order,

K. SHAH ZAMAN,  
Deputy Secretary,  
Baluchistan Administration.

**THE HON'BLE THE AGENT TO THE GOVERNOR GENERAL IN BALUCHISTAN.**

**NOTIFICATIONS.**

Quetta, the 19th July 1947

No. 796-FS|47.—In exercise of the powers delegated to him in Food Department Notification No. PY.603(2)-I, dated the 21st October, 1946 and with the previous concurrence of the Central Government, the Agent to the Governor General is pleased, under section 3 of the

**THE HON'BLE THE CHIEF COMMISSIONER IN BALUCHISTAN**

**NOTIFICATIONS**

Ziarat, the 19th July 1947

No. 22044-V.—In exercise of the powers conferred by section 15(1) of the British Baluchistan Courts Regulation, 1939 (VII of 1939), the Chief Commissioner is pleased to appoint Mr. Reyaz-ul-Hassan to be an Additional District Judge to the Court of the District Judge in British Baluchistan, namely :—

- (1) The Pishin District.
- (2) The Sibi District.
- (3) The Duki District.

By order,

B. M. BACON,  
Secretary.

Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), as in force in the Baluchistan Tribal Areas, to declare until further orders and in supersession of the rates of wheat and atta fixed in his Notification No. 796-FS|47 dated 24th March 1947, the prices or rates at which Wheat and Wheat atta and barley may be bought or sold, wholesale or retail within the limits of Loralai Town and Cantonment as given below with effect from 1st July 1947 :—

Foodstuffs.	Whole sale rate per maund unless otherwise stated.	Maximum retail rates for sale to the public		
		Per maund.	Per Rupee	Per seer.
	Rs. A. P.	Rs. A. P.	Mds. Srs. Chh.	Rs. A. P.
<i>I.—Edible Grains, Flour, etc.</i>				
Wheat (Excluding cost of bag)	.. .. ..	10 0 0	10 2 0	0 3 14
Barley (Excluding cost of bag)	.. .. ..	10 0 0	10 2 0	0 3 14
Wheat atta* (When sold in bags)**—				
Imported (Roller Mill) .. .. ..	.. .. ..	..	*11 4 0	0 3 7
Local Mills .. .. ..	.. .. ..	..	*11 2 0	0 3 8

2. He is further pleased to declare that :—

(a) Unless otherwise stated a maund shall equal 82 lbs.

(b) Buying or selling at prices higher than those notified are offences under section 7 of the Essential Supplies (Temporary Powers) Act, 1946. These offences are, under section 11 of the said Act, cognizable by the Police and the

complaints should, where necessary, be made to the Officer in charge of the Police Station, Loralai.

By order,

K. SHAH ZAMAN,  
Deputy Secretary.

Quetta, the 15th July 1947

No. 797-FS|47-I.—In exercise of the powers delegated to him in Food Department Notification No. PY-603(2)-I, dated the 21st October 1946 and with the previous concurrence of the Central Government the Agent to the Governor General is pleased under section 3 of the Essential Supplies (Temporary Powers) Act, 1946

(XXIV of 1946) as in force in the Tribal Areas, to declare that until further orders and in supersession of the rates of wheat and Atta fixed in his Notifications of even numbers dated 20th May, 1947 in respect of Fortsandeman, Killasaifulla and Hindubagh Bazaars respectively, the prices or rates at which Wheat Barley and

*Wheat Atta* may be sold or bought, wholesale or retail within the limits of the Fortsandeman,

Killasaifulla and Hindubagh bazars and Cantonments shall not exceed those noted below :—

Foodstuffs.	Wholesale rate per maund unless otherwise stated.	Maximum retail rates for sale to the public		
		Per maund	Per rupee	Per seer.
	Rs. A. P.	Rs. A. P.	Mds. Srs. Ch.	Rs. A. P.
<i>I.—Edible, Grains, Flour, etc.</i>				
Wheat* (Excluding cost of bag) .. .. ..	*10 0 0	10 2 0	0 3 14	..
Wheat Barley Atta† (when sold in bags)— Roller Mills .. .. ..	..	†11 4 0	0 3 7	..
Local Mills .. .. ..	..	†11 2 0	0 3 8	..
Barley‡ (excluding cost of bag) .. .. ..	†10 0 0	10 2 0	0 3 14	..

2. The Agent to the Governor General is further pleased to declare that :—

(a) Unless otherwise stated a maund shall equal 82 lbs.

(b) Buying or selling at prices higher than those notified above are offences under section 7 of the Essential Supplies (Temporary Powers) Act, 1946. These offences are, under section 11 of the said Act, cognizable by the

Police and the Complaint should, where necessary, be made to the Officer in Charge of the Police Station concerned.

By order,

K. SHAH ZAMAN,  
Deputy Secretary,  
Baluchistan Administration.

*Ziarat, the 19th July 1947*

**No. 220/44-V.**—In exercise of the powers conferred by section 15(1) of the British Baluchistan Courts Regulation, 1939 (VII of 1939), as in force in the Baluchistan Tribal Areas, the Agent to the Governor General is pleased to appoint Mr. Reyaz-ul-Hassan to be an Additional District Judge to the Court of the District Judge in the Baluchistan Tribal Areas, namely :—

- (1) The Kohlu and Marri-Bugti District.
- (2) The Loralai District.
- (3) The Zhob District.
- (4) The Dalbandin District including the Western Sinjarani Country.

By order,

B. M. BACON,  
Secretary.

**THE HON'BLE THE RESIDENT FOR  
BALUCHISTAN**

**NOTIFICATION**

*Quetta, the 19th July 1947*

**No. 220/44-V.**—In exercise of the powers conferred by section 15(1) of the British Baluchistan Courts Regulation, 1939 (VII of 1939), as in force in the Baluchistan Leased Areas, the Hon'ble the Resident is pleased to appoint Mr. Reyaz-ul-Hassan, to be an Additional District Judge to the court of District Judge in the Baluchistan Leased Areas, namely :—

- (1) The Quetta District.
- (2) The Nasirabad District.

(3) The Bolan, Nushki and Kachki Railway District.

(4) The Nushki District.

GEOFFREY PRIOR.

Resident for Baluchistan.

**ORDERS BY THE CHIEF COMMISSIONER,  
AJMER-MERWARA**

[To be substituted for notification bearing the same number and date published at page 178 of the Gazette of India, Part II-A, dated the 19th April 1947.]

**NOTIFICATION**

*Ajmer, the 20th March 1947*

**No. CYC 3187.**—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946) and delegated to him under Section 4 of the same Act *vide* Government of India Department of Industries and Supplies notification No. 73/ITA/46, dated the 28th December, 1946 the Chief Commissioner, Ajmer-Merwara is pleased to make the following order :—

1. *Short title, extent and commencement.*

(1) This order may be called the Ajmer-Merwara Cotton Cloth dealers Licensing Order, 1947.

(2) It extends to the whole of the Province of Ajmer-Merwara.

(3) It shall come into force immediately on publication in the Gazette of India.

2. *Interpretation.*

In this order unless there is anything repugnant in the subject or context,

(1) "Cloth" means any type of cloth manufactured either wholly from cotton or partly from cotton and partly from any other material and containing not less than 10 per cent. of cotton by weight.

(2) "Dealer" means a person carrying on business (whether as principal or commission agent) of selling or storing for sale, cloth whether in wholesale or retail and whether or not in conjunction with any other business and includes a hawker.

(3) "Quota holder" means a person who purchases cloth directly from a manufacturer and sells it to a wholesaler only.

(4) "Wholesaler" means a person who purchases cloth directly from a manufacturer or a quota holder and sells to retailer only.

(5) "Retailer" means a person who purchases cloth from a wholesaler and sells it to consumers only.

(6) "Hawker" means a person who goes from place to place or from house to house carrying or exposing for sale cloth or exposing samples of cloth with a view to booking orders for subsequent delivery.

(7) "Licensing Authority" means the Director of Civil Supplies & Yarn Commissioner, Ajmer-Merwara.

(8) "Form" means any form appended to this order.

3. Save as here-in-after provided no person shall sell or store for sale, cloth except and in accordance with the conditions of a Licence granted by the Licensing Authority.

4. Application for a licence under this order shall be made to the Licensing Authority in Form I.

5. Every licence issued under this order shall be in Form II.

(1) The licence shall be valid for the business premises in respect of which it is granted or for the areas described therein.

(2) The fee charged from a hawker for the grant of a licence shall be Rs. 1/- and from any other dealer shall be Rs. 5.

(3) If a licence granted under this order is lost, destroyed or defaced, the Licensing Authority may after making such enquiry as is deemed necessary, issue a duplicate licence on payment of a fee of 18/- in case of a hawker and one rupee in case of any other dealer.

6. Every licence granted under this order shall be valid for the period specified in the licence but may be renewed from time to time for a period of one year on payment of a fee of Re. 1.

7. Every dealer shall supply to any person specified quantity of cloth at specified rates as prescribed by the Director of Civil Supplies, Ajmer-Merwara and shall carry out such general or special direction with regard to the storage, sale, and transport of cloth as may be given to him from time to time by the Director of Civil Supplies, Ajmer-Merwara.

8. (1) If a holder of a licence issued under this order is a retailer he shall display prominently at his place of business a list showing the maximum retail prices in respect of all such kinds of cloth in his shop as have the price stamped thereon and shall not withhold from sale any such kind of cloth to any person offering at that period.

(2) If the holder of a licence issued under this order is a hawker he shall carry with him a list showing the prices of the goods which he is hawking.

9. The holder of a licence issued under this order shall either himself or through his agent or employee furnish to every customer a correct and legible cash memo, or credit memo as the case may be, showing his name, licence number, the name and full address of the purchaser, the date of the transaction, the quantity of cloth supplied, the price or prices at which the sale was made, the total amount charged and the signature legibly written of the person furnishing the same, and shall keep a duplicate of the same and shall present it for inspection on demand by the licensing Authority or any officer of the Civil Supplies, Department or Law and Enforcement Branch not below the rank of sub-Inspector.

Provided that nothing in this clause shall apply to a transaction of Rs. 5 or less.

10. If the holder of the licence issued under this order furnishes any information in any application under clause 4, which he knows or has reason to believe to be incorrect, or contravenes any order or direction lawfully given under the provisions of this Order or acts in contravention of any of the conditions specified in the licence, the licensing Authority may, without prejudice to any other action that may be taken against him, suspend or cancel his licence.

11. Notwithstanding anything contained in clause 10, the Provincial Government or the Licensing Authority may without any previous notice and without assigning any reason, suspend or cancel a licence or class of licences granted under this order. The holder of the licence shall be entitled to no compensation for the cancellation or suspension of his licence or to refund of any fee paid in respect thereof.

12. Every dealer shall :—

(1) Maintain records of all sale and purchase transactions in such manner as may be prescribed by the Director of Civil Supplies, Ajmer-Merwara.

(2) furnish any information that the Director of Civil Supplies, Ajmer-Merwara may require as to the business carried on by such dealer.

(3) furnish to the Director of Civil Supplies, Ajmer-Merwara any information possessed by such dealer as to the business carried on by any other person with him.

(4) produce his licence whenever required by the Director of Civil Supplies, Ajmer-Merwara.

13. Any officer of the Civil Supplies and the Law & Enforcement Departments not below the rank of a sub-Inspector may :—

(1) Investigate into a case of contravention of any of the provisions of this order and for that purpose examine any person or summon him before himself for such examination;

(2) Inspect or cause to be inspected or order the production before himself of any

book or other document belonging to or under the control of any person ;

(3) Enter or search any premises, vehicles, vessels and aircrafts and seize any articles in respect of which he has reason to believe that contravention of this order has been, is being, or is about to be committed or any other article which he has reason to believe has been or is intended to be used in connection with such contravention.

14. Nothing in this order shall apply to :

(1) Owner of a Textile Mill or

(2) Any person selling or storing for sale cloth manufactured by him or the members of his family.

(3) Cloth woven from hand spun yarn.

15. The Chief Commissioner may exempt any person or class of persons from the operation of all or any of the provisions of this order and may at any time suspend or cancel such exemption.

16. This notification replaces notifications No. CYC 13549, dated the 24th September 1946 with effect from the date of publication of this notification in the Gazette of India.

Provided that anything done under any provision of the aforesaid notification shall be deemed to have been done under the corresponding provision of this notification.

17. (a) If any person contravenes any of the provisions of this order, he shall be liable to be punished in accordance with the provisions of section 7(i) of the aforesaid Act with imprisonment for a term which may extend to three years or with fine or with both.

(b) Any court trying any contravention in respect of this notification may also direct that any property in respect of which the court is satisfied that the order has been contravened shall be forfeited to His Majesty.

#### FORM I.

1. Name of the applicant(s) in full.....

2. Name of the firm for which licence is required .....

3. Whether the firm is a registered body.....

4. Names of partners of the firm with full addresses .....

5. (a) Whether the firm has been habitually dealing in cloth .....

(b) If so, state the address where the business was carried on and the year since when he or the firm is in business.....

6. Exact description of premises.....

7. Area (city, town or village of the Ajmer-Beawar[Kekri sub-division) where the business is to be carried on and whether in wholesale or retail .....

8. Period for which licence is required.....

9. I|We have carefully read the conditions of the licence in Form II to the Ajmer-Merwara Cotton Cloth Dealers Licensing Order, 1946 and I|We agree to abide by them.....

10. I|We have not previously applied for such a licence. I|We applied for such licence on and was|were refused a licence on.....

Dated.....

Signature of applicant.

#### FORM II.

Licence for sale and storage of cotton cloth.

1. Register No.....

2. (i) Name of the licensee in full.....

(ii) Name of the partners in full if it is a firm .....

(iii) Whether the licensee is a registered body .....

3. Exact description of premises Area (city, town or village of Ajmer[Beawar]Kekri, sub-division) where the business is to be carried on .....

4. Date upto which the licence is valid.....

5. This Licence is granted subject to the conditions specified below :

Licensing Authority, Ajmer-Merwara.

Strike out the words which are not applicable.

#### CONDITIONS OF LICENCE.

1. The licensee shall display his licence prominently at his place of business.

2. If the licensee at any time holds any stocks of cloth at a godown or place other than the place(s) of business specified in the licence, he shall immediately furnish to the licensing authority the address of the godown or other place where such stocks are stored.

3. The licensee shall afford all reasonable facilities at all reasonable times to any person authorised by the Licensing Authority to inspect his shop or godown or any place used for the sale or storage for sale of cloth.

4. If the licensee Contravenes any of the conditions of this licence or is found to have made any incorrect statement in his application for a licence or in complying with condition 2 of this licence, his licence may be cancelled.

5. This license entitles the holder to deal only as a retailer but he may be authorised to deal as a wholesaler by the Director of Civil Supplies by an order in writing.

Date of Renewal.	Date of Expiry.	Signature of the Licensing Authority.
.....	.....	.....

By order,

B. C. KAPUR,  
Secretary to the Chief Commissioner,  
Ajmer-Merwara.

*Ajmer, the 17th July, 1947.*

**No. A|21-64.**—In exercise of the powers conferred on him by section 13 of the Essential Supplies (Temporary Powers) Act, 1946, the Chief Commissioner is pleased to empower the following magistrates of the first Class in the district of Ajmer-Merwara to pass a sentence of fine without limit on any person convicted of contravening an order made under section 3 of the aforesaid Act :—

1. Additional District Magistrate, Ajmer-Merwara.
2. Additional Assistant Commissioner, Ajmer.
3. City Magistrate, Ajmer.
4. Extra Assistant Commissioner Beawar.
5. Sub Divisional Magistrate, Kekri.

By order,

B. C. KAPUR.

*Secretary to the Chief Commissioner,  
Ajmer-Merwara.*

*Ajmer, the 19th July 1947*

**No. 330.**—Consequent on the dismissal of Mr. Shanti Lal Gupta, Deputy Rationing Officer (Storage and Issue) Rs. 300—20—100, Mr. Mohammad Qudaratullah Khan, Deputy Rationing Officer (Administration) Rs. 250—10—300 is appointed as Deputy Rationing Officer (Storage and Issue) Rs. 300—20—100 with effect from the afternoon of the 17th July 1947.

By order,

C. L. TRIVEDI,

*for Secretary to the Chief Commissioner,  
Ajmer-Merwara.*

#### *CORRIGENDUM*

*Ajmer, the 19th July 1947*

**No. A|25-1-IV.**—In this Administration notification No. A|25-1-III, dated the 20th July 1946 relating to the grant of a certificate of Approval to Mr. Sanwormal Mansinghka of Bhilwara (Mewar), delete the words “unconnected with gems”.

By order,

C. L. TRIVEDI,

*for Secretary to the Chief Commissioner,  
Ajmer-Merwara.*

#### **DEPUTY COMMISSIONER & COLLECTOR, AJMER MERWARA.**

#### *NOTIFICATION.*

*Ajmer, the 8th July, 1947*

**No. 63.**—The Certificate of approval to prospect and mine for minerals in the British

District of Ajmer-Merwara granted to Mr. Keshav Lal D. Dave, Commission Agent & Contractor, Ajmer by the Hon'ble the Chief Commissioner, Ajmer-Merwara, in his notification No. 659|173-A|37, dated the 26th April 1939, is hereby renewed for the year 1947, for minerals unconnected with gems.

L. ALDRED, I.C.S.,

*Deputy Commissioner & Collector,  
Ajmer-Merwara.*

#### **ORDER No. 64**

*Ajmer, the 10th July 1947*

The certificate of approval to prospect and mine for minerals unconnected with gems in the District of Ajmer-Merwara granted to L. Kalyan Mal, Liquor Contractor at Ramsar by the Chief Commissioner, Ajmer-Merwara, in his notification No. A|25-1-II, dated the 18th January 1944, is hereby renewed for the year 1947.

L. ALDRED, I.C.S.,

*Deputy Commissioner and Collector,  
Ajmer-Merwara.*

#### **CIVIL SUPPLIES DEPARTMENT, AJMER-MERWARA, AJMER.**

#### *NOTIFICATION.*

*Ajmer, the 12th July, 1947.*

**No. CYC. 9155.**—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act 1946 (XXIV of 1946) and delegated to him under Section 4 of the same Act vide Government of India Department of Industries and Supplies Notification No. 73|I.T.A./46 dated the 28th December, 1946 the Chief Commissioner, Ajmer-Merwara is pleased to make the following amendment in the Ajmer-Merwara Cotton Cloth & Yarn (Control) Order, 1947 published in his notification No. CYC. 3389 dated the 20th March, 1947 :—

Add the following at the end of clause 3 of the aforesaid Order i.e. after the word ‘Director’ occurring therein :—

“or the Extra Assistant Commissioner, Beawar in case of cloth to be transported out of Beawar town.”

By order,

B. C. KAPUR,

*Secretary to the Chief Commissioner,  
Ajmer-Merwara.*

## GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 11th July 1947

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925), as subsequently amended.

Name of Division or Block.	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN SALES OF 392 LBS. EACH).				District included in the block.
	During the week.	During the corresponding week last year.	Since the commencement of the season, i. e., since 1st September 1946.	During the corresponding period last year.	
1	2	3	4	5	6
Ajmer-Merwara	Nil	Nil	11870.13	9413.760	

GAURI SHANKAR,

Superintendent,

for Deputy Commissioner, Ajmer-Merwara.

**OFFICE OF THE CHIEF COMMISSIONER,  
DELHI.**

**NOTIFICATION**

*Delhi, the 10th July 1947.*

**No. F.1(40)46-A.C.**—In pursuance of the Chief Commissioner's Notification No. F.1(4C) 46-Home dated the 12th March, 1947, I hereby call upon the Members of the local bodies mentioned in the annexed schedule 1 to elect, in accordance with the instructions laid down in the annexed schedule II, one Hindu member by the method of proportional representation by means of single transferable vote to serve on the Advisory Council for Delhi vice Lala Jugal Kishore Khauna who has resigned.

SAHIBZADA KHURSHID,  
*Chief Commissioner.*

**Schedule I.**

(Local bodies referred to in the Notification).  
Delhi Municipal Committee.  
Shahdara Municipal Committee.  
Delhi District Board.

**Schedule II.**

Instructions for Election of Members of the Advisory Council for Delhi.

The following instructions explain the procedure which should be followed in the holding of elections to fill the vacancy of an elected member of the Advisory Council vice Lala Jugal Kishore Khauna.

1. Ch. Nabi Ahmed, Additional District Magistrate, Delhi, shall be the Returning Officer.

2. Any person shall be eligible for election provided—

(a) that he is a resident of Delhi and is duly nominated by a member of one of the

local bodies mentioned in the Annexed Schedule 1 and seconded by another member of the said local bodies; and

(b) that the nomination is accompanied by a declaration by the candidate that he is willing to serve as a member of the Advisory Council.

3. Only elected members of the local bodies specified in the Schedule are eligible for voting, or for nominating or seconding candidates.

4. All nominations will be submitted by the proposer, seconder or candidate in person or by Registered Post so as to reach the Returning Officer before 11 a.m. on 21st July 1947 in the form appended to these instructions.

5. The Returning Officer shall scrutinise the nominations on 22nd July, 1947 commencing at 11 a.m. in his court and shall reject all nominations that are not in accordance with paragraphs 2 and 3 of these instructions. Candidates may be present.

6. It shall be open to any candidate to withdraw his candidature by intimation in writing to the Returning Officer not later than 11 a.m. on 24th July, 1947.

7. On 4th August 1947 such members of the local bodies mentioned in the Schedule as are entitled and willing to vote (see para. 3 above) shall between the hours of 10 a.m. and 3 p.m. appear before the Returning Officer in his court and, on such identification as he considers satisfactory, shall receive from him a ballot paper which he has authenticated. After indicating on the ballot paper his choice the voter will deposit it in a ballot box to be provided for this purpose by the Returning Officer.

8. The Returning Officer will, at the conclusion of polling, seal the ballot box and send it to the Chief Commissioner, who shall immediately transmit it to the Secretary to the



*Delhi, the 12th July 1947*

**No. F.7(140)46-H.P.W.**—Dr. Permешвар Дас, P.C.M.S. (Retired) assumed charge of the office of Assistant to the Civil Surgeon, Delhi, with effect from the forenoon of the 2nd June 1947, relieving Dr. J. N. Vasudeva, P.C.M.S., of the additional charge.

By order,

RATAN LAL,

*Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.*

*Delhi, the 12th July 1947*

**No. F.14(3)46-CS.**—In exercise of the powers conferred by clause 16 of the Delhi Rationing Order, 1944 and in supersession of this office notification No. F. 14(3)46-CS., dated the 17th March 1947 as subsequently amended, the Chief Commissioner of Delhi is pleased to direct that the following amendment shall be made in the Delhi Rationing Regulations, 1944, namely :—

*Amendment.*

For the existing schedule 'B' the following shall be substituted :—

*Schedule 'B'.*

(See regulation 20).

The unit of a ration card or permit in terms of quantity shall be valued as follows :—

(i) Wheat, Wheat products and/or rice 14 chhataks *out of which* only 10-1/2 chhataks can be taken in wheat and wheat products ;

(ii) Maize and/or barley and/or gram and/or gram products—7 chhataks *out of which* only 3-1/2 chhataks can be obtained in gram or gram products ; and

(iii) Sugar—2 chhataks.

If wheat, wheat products, rice, gram and gram products are not required the full quantity of 21 chhataks representing one unit of cereal group ration may be obtained in maize and/or barley.

By order,

K. RAM,

*Secretary (Rationing & Civil Supplies)  
to the Chief Commissioner, Delhi.*

*Delhi, the 12th July 1947*

**No. F.12147-Finance.**—With reference to subrule (1) in rule 8 of the Delhi Province Totalisator and Betting Tax Rules, 1946, it is hereby notified that with effect from the 22nd April 1947, licensed bookmakers are responsible for the payment of the betting tax to the Honorary Secretary for the time being of the Delhi Race Club (1940) Limited, New Delhi and shall submit to him certified weekly returns in the form in Schedule C of the said rules, giving the total sum paid or agreed to be paid as bets to backers on each race and the betting tax due thereon.

2. Delhi Administration Notification No. F.7246-Excise, dated the 28th November 1946 is hereby withdrawn.

By order,

M. L. CHOPRA,

*Assistant Secretary (Finance)  
to the Chief Commissioner, Delhi.*

*Delhi, the 14th July 1947.*

**No. F.2(97)47-LSG.**—In exercise of the powers conferred by section 71 of the Punjab Municipal Act, 1911 as extended to the province of Delhi, the Chief Commissioner of Delhi is pleased to exempt from the payment of Terminal Tax imposed by any Municipal Committee or Notified Area Committee in the Delhi Province the Diesel Generating Sets to be imported by the Electrical Commissioner with the Government of India for installation at the Bela Road Power House to meet the acute shortage of electricity in Delhi.

By order,

RATAN LAL,

*Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.*

*Delhi, the 14th July 1947*

**No. 8(33)47 L.S.G.**—In exercise of the powers conferred by clause (a) in subsection (1) of section 240 of Punjab Municipal Act, 1911 and clause (c) in sub-section (2) of section 55 of Punjab District Board Act, 1883, the Chief Commissioner of Delhi is pleased to make the following amendments to the schedule attached to this administration's Notification No. 3750-Education, dated the 16th June, 1920.

*Amendments.*

“Against items 1 and 2 insert the words ‘Notified Area Committee’ Mebrauli’ for the words ‘Delhi District Board’ in column 7 of the schedule”.

By order,

RATAN LAL,

*Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.*

*Delhi, the 14th July 1947*

*FREE GRANTS.*

**No. F.244546 Finance.**—The Central Government having approved the creation in the Delhi Province with effect from the year 1938, 39 of certain Jagirs to which is attached a definite condition of “Continued good conduct and steadfast loyalty to His Majesty, the King Emperor and active good service to the public or to the Government established by law in British India, rendered to the best of the Jagirdar’s ability and power”, the Chief Commissioner has selected the gentlemen named below to receive Jagirs, in 1947-48. Each Jagir is granted for the life of the original holder, half the sum assigned being continued for the next generation to a single decendent

to be chosen by the Chief Commissioner. The grants now made take effect from Kharif 1947 :

*Grant of Rs. 200 per annum each.*

1. Chaudhri Yad Ram, Zaildar of Village Bawana.

2. Chaudhri Bhagwan Singh of Isa Pur.

By order,

M. L. CHOPRA,

*Assistant Secretary (Finance)*  
*to the Chief Commissioner, Delhi.*

*Delhi, the 15th July 1947*

**No. F.3(33)47-R&J.**—The following is published for information :—

**"HIGH COURT OF JUDICATURE AT LAHORE.**

*No. 155-Gaz VI-J-133, dated the 27th June 1947.*

The Honourable the Chief Justice and Judges are pleased to grant L. Tara Chand Aggarwal, Subordinate Judge, leave on average pay on medical certificate for a period of three months, with effect from the 20th March 1947, under rules 8.73 and 8.74 of the Civil Services Rules (Punjab), volume 1, part 1.

By order of the Chief Justice and Judges.

SARDARI LAL,

*Assistant Registrar.*

By order,

J. P. RAY,

*Home Secretary*

*to the Chief Commissioner, Delhi.*

*Delhi, the 15th July 1947*

**No. F.5(24)47-LSG.**—The following byelaws framed by the Notified Area Committee, Civil Station, Delhi, in exercise of the powers conferred by sections 188 and 199 of the Punjab Municipal Act, 1911 for licensing and regulating lodging houses within the jurisdiction of the said Notified Area Committee having been confirmed by the Chief Commissioner of Delhi as required by sub-section (1) of section 201 of the said Act, are hereby published for general information and shall come into force on the expiry of six weeks from the date of this notification. The byelaws published with this administration's notification No. 6171 Education dated the 2nd October 1920 shall cease to have effect from the date on which these revised byelaws come into force.

*Byelaws.*

1. For the purpose of these byelaws "lodging house" shall include any hotel, boarding house, rest house, service flat, sarai, dharmsala and any building or part of a building in which lodgers are received and provided with sleeping accommodation either on payment or free.

2. No person, owner or occupier shall keep or permit any building or a part of a building to be used as a lodging house unless he has obtained a license from the Notified Area Committee, Civil Station, Delhi.

3. No building or part of a building shall be licensed as lodging house unless it has been approved by the Medical Officer of Health as fit for the said purpose and subsequently approved by the Committee.

4. The Medical Officer of Health shall be the Licensing Officer of the Notified Area Committee and may grant or refuse a license. In the event of a breach of a condition of the license the Medical Officer of Health may revoke the license.

5. An application for a license shall be accompanied by a plan showing the dimensions of all rooms in a lodging house and the purpose for which each room or part of the premises intended to be used shall be stated.

6. Against an order of the Medical Officer of Health refusing or revoking a license an appeal shall lie to the Notified Area Committee if the said appeal is made within fifteen days of the date of the order. The decision of the Committee shall be final.

7. A licensee shall execute such repairs as may be necessary to make the premises fit for use as a lodging house.

8. A sufficient supply of water fit for human consumption shall be provided in every lodging house.

9. Every lodging house shall be kept clean and an adequate conservancy staff shall be employed. Every room in lodging house shall be lime or colour washed once a year or more often if the Medical Officer of Health so directs.

10. A licensee shall comply with any order of the Medical Officer of Health for the purpose of promoting the sanitation or cleanliness of the lodging house.

11. The Medical Officer of Health or any officer not below the rank of Sanitary Supervisor duly authorized in this behalf by the Medical Officer of Health may inspect any part of lodging house between sunrise and sunset.

12. The Medical Officer of Health may fix the number of persons who may occupy any room in a lodging house and the licensee shall not permit more than the number of persons so fixed to occupy such room.

13. If the number of persons who may occupy any room has been fixed under byelaw 12, such number shall be painted over the door of such room or a signboard showing the number shall be fixed near the door of every such room.

14. A licensee shall report immediately the occurrence in such lodging house of any infectious disease and any other disease which may be notified under clause (7) in section 3 of the Punjab Municipal Act, 1911. A licensee shall take suitable measures to segregate persons suffering from any such disease and all known contacts residing in the lodging house until directions are received from the Medical Officer of Health.

(Note :—The diseases at present notified in this area are given in the Appendix).

15. A room in a lodging house which has been occupied by the person suffering from an infectious disease shall not be allowed to be occupied until disinfection has been carried out

in accordance with the directions of the Medical Officer of Health.

16. The licensee shall, if so required by the Medical Officer of Health keep a register in the form prescribed by the Medical Officer of Health in which he shall record immediately on the arrival or departure of any person who lodges in the lodging house, the following particulars :

(i) On arrival :-

(a) The name, father's name or in the case of a married woman the husband's name, of every such person.

(b) The caste and occupation of such person.

(c) The date of arrival of such person.

(d) The place from which such person arrived.

(ii) On Departure :-

(a) The date of departure of such person.

(b) The place to which such person proceeded on departure.

17. A license fee of Re. 1 per head per annum shall be charged on the total maximum number of lodgers authorised under byelaws No. 12 irrespective of whether the actual number of lodgers in the house may be less than the authorised number. No license fee shall be charged in the case of sarais and Dharamshalas where lodgers are received and provided with sleeping accommodation free of charge.

18. Every license issued under these bye-laws shall expire on the 31st March following the date on which the license is issued.

19. Any licensee who commits a breach of any of the byelaws or of the conditions of the license shall on conviction by a magistrate be punishable with a fine which may extend to fifty rupees, and if the breach is a continuing breach with a further fine which may amount to five rupees for every day after the first during which the breach continues.

**EXEMPTION.** These byelaws shall not apply to boarding houses run by recognised educational institutions including colleges and University.

#### APPENDIX.

##### *List of the Infectious Diseases.*

1. Enteric Fever and its allied fevers.
2. Diphtheria.
3. Typhus Fever.
4. Dysentery.
5. Small Pox.
6. Chicken Pox.
7. Measles.
8. Plague.
9. Cholera.
10. Scarlet Fever.
11. Puerperal Fever.
12. Leprosy.
13. T. B. All kinds.
14. Whooping Cough.

15. Mumps.

16. Cerebro-spinal Fever.

By order,

RATAN LAL,

*Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.*

*Delhi, the 15th July, 1947.*

**No. F.15(32)47-LSG(ii).**—Dr. Mohd. Baqir, M.A. Ph.D. (London), Assistant Superintendent of Education, Delhi was granted rest and recreation leave for fifteen days with effect from the forenoon of the 17th June, 1947 up to the forenoon of the 2nd July, 1947.

By order,

RATAN LAL,

*Secretary (Local Self Government)  
to the Chief Commissioner, Delhi*

*Delhi, the 15th July 1947*

**No. F.15(43)47-C.S.**—On reversion Mr. G. M. Ahmed, Senior Grade Rationing Officer assumed charge of the office of the Godowns Officer in the Delhi Rationing Organisation in the forenoon of the 28th June 1947, vice Mr. Sadiqul Khairi who reverted as Junior Grade Rationing Officer with effect from the same date.

By order,

K. RAM,

*Secretary (Rationing & Civil Supplies)  
to the Chief Commissioner, Delhi.*

*Delhi, the 16th July 1947*

**No. F.15(43)47-C.S.**—Mr. G. M. Ahmed, Senior Grade Rationing Officer of the office of the Controller of Rationing, Delhi, has been granted 30 days' earned leave together with 14 days' leave on medical grounds on half average pay with effect from 15th April 1947.

By order,

K. RAM,

*Secretary (Rationing & Civil Supplies)  
to the Chief Commissioner, Delhi.*

*Delhi, the 16th July, 1947.*

**No. F.17(25)47-H.**—Whereas, the land described in the subjoined schedule was requisitioned by the Collector, Delhi, vide his orders dated the 23rd January, 1943, 16th February 1943 and the 27th April, 1945, in exercise of the powers conferred on him under rule 75-A of the Defence of India Rules, read with Government of India, Defence Department notification No. 1336-OR/42, dated the 25th April, 1942, for Ordnance Depot at Shakur Basti, Delhi and whereas the said land continues to be subject to requisition under section 3 of the Requisitioned Land (Continuance of Powers) Act, 1947;

AND WHEREAS, certain works, have, during the period of requisition, been constructed thereon at the expense of Government and the War Department of Government of India have decided that the right to use such works should be preserved and secured for purpose of Government,

Now, THEREFORE, in exercise of the power conferred by section 5(1) of the Requisitioned Land (Continuance of Powers) Act, 1947 the Chief Commissioner of Delhi is pleased to acquire the said land and hereby publish this notice to the effect that he has decided to acquire the said land in pursuance of the said section to meet the Post-War Military requirements—

*Schedule.*

District.	Tahsil.	Village.	Area in acres.
Delhi ..	Delhi ..	Salimpur	
		Majra	
		Madipur	
"	"	Mangolpur ..	52.52
"	"	Kalan ..	
"	"	Madipur ..	84.08
"	"	Do. ..	29.73
"	"	Do. ..	7.01
		Total	185.66

By order,

J. P. RAY,

*Home Secretary to the  
Chief Commissioner, Delhi.*

*Delhi, the 16th July 1947*

**No. F. 18(5) 46-Dev.**—Whereas it appears to the Chief Commissioner of Delhi that the land described in the subjoined specification is needed for a public purpose, namely, for the maintenance of monuments known as Shalimar Gardens.

2. Now, therefore, the Chief Commissioner of Delhi, is pleased to order that this declaration be made and notified in pursuance of section 6 of the Land Acquisition Act 1894, and to direct the Collector of Delhi under the provisions of section 7 of the said Act to take order for the acquisition of the said land.

3. A plan of the land may be inspected at the office of the Collector of Delhi.

**SPECIFICATION.**

Name of village.	Number Khasara.	Area	Name of owners.
Haiderpur Tahsil and District Delhi.	255-256-257 250-249- 899/250, 900/289- 898/250- 251-252.	2.43 Acres	1. Mohd. Ashwaq S/O Mohd. Ishaq Sheikh Sadiqi. 2. Mst. Kali d/o Mahabir purshad Agarwal. 3. Chandgi Ram and Karpa Ram sons of Thakur Dass Jat.

By order,

RATAN LAL,

*Secretary (Local Self Government),  
to the Chief Commissioner, Delhi.*

*Delhi, the 17th July 1947*

**No. F.13(28) 46-LSG.**—With reference to this Administration's notification No. F.13(28) 46-LSG IV dated the 28th May 1947 and in exercise of the powers conferred by section 55 of the Punjab District Boards Act 1888, as extended to the Delhi Province, the Chief Commissioner of Delhi is pleased to make following amendment in the District Board Election Rules 1932, being the rules published with this Administration's notification No. B 4(72)32-Edn, dated the 29th June 1932 :—

**AMENDMENT.**

The following shall be added as sub-rule 4 after sub rule 3 of rule 60 of the District Board Election Rules 1932 :—

" 60(4)—The report or order of the commission under sub-rule (2) or sub rule (3) shall contain a definite finding regarding the amount of cost that should, in the opinion of the commission be allowed and the party or parties by whom and to whom such costs shall be paid."

By order,

RATAN LAL,

*Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.*

*Delhi, the 18th July, 1947.*

**No. F.6(8) 47-C.S.**—On the expiry of the leave sanctioned in Delhi Administration Notification No. F.6(8) 47-C.S. dated the 6th June 1947 Mr. K. Ram, I.C.S. resumed charge of the office of Director of Rationing and Civil Supplies and Secretary to the Chief Commissioner for Rationing and Civil Supplies, Delhi, in the forenoon of the 9th July 1947 relieving Mr. Govind H. Seth, Controller of Rationing, Delhi, of the additional charge.

By order,

P. H. B. WILKINS

*Registrar,  
to the Chief Commissioner, Delhi.*

**No. F.10(84) 45-P&D.**—In exercise of the powers conferred by sub-section (1) of section 155 of the Punjab Land Act, 1887 the Chief Commissioner of Delhi is pleased to make the following amendment in the Delhi minor minerals Rules published with his notification No. 3767-LSG, dated the 30th March, 1938.

**AMENDMENT.**

In proviso to sub-section (v) of rule 1 for the words "from the Superintending Engineer, Delhi Province" the words "Collector Delhi" shall be substituted.

M. S. SAIT,

*Secretary (Development),  
to the Chief Commissioner, Delhi.*

## JOINT STOCK COMPANIES, DELHI.

## NOTIFICATION.

Notice under section 247(5) of the Indian Companies Act VII of 1913

In the matter of the Histrionic Art Radio Pictures Limited, Delhi.

With reference to my Notification No 7169 J.S.C. dated the 5th March, 1945 published u/s 247(4) of the Indian Companies Act VII of 1913, it is hereby notified that under the

## IN THE COURT OF THE JUDGE, SMALL CAUSE COURT WITH INSOLVENCY JURISDICTION, AJMER.

## Insolvency Petition No. 9 of 1947

B. Brij Bhushan Lal son of Lala Chiranjit Lal Retired Head Clerk, Central Public Works Department, Ajmer—Petitioner.

Versus

Lala Ram Lal son of L. Kajoree Mal, stamp vendor, Civil Court, Ajmer & other—Creditors.

## Schedule 'A'

provisions of section 247(5) of the said Act, the Company known as the Histrionic Art Radio Pictures Ltd., Delhi has been struck off the register.

Attested,

(Sd.) INDER SAIN,

Assistant Superintendent.

(Sd.) NABI AHMED,

Assistant Registrar,

Joint Stock Companies, Delhi.

Whereas the petitioner has filed an application under section 10 of the Provincial Insolvency Act to be adjudged insolvent. The application will be heard on 8th August, 1947 at 11 A.M. at Ajmer. The creditors are hereby informed that they either personally or through an authorised agent should appear in this court on the date fixed, if they desire to oppose the application. In default of appearance, the application will be heard ex parte.

Given under my hand and the seal of the Court this 8th day of July, 1947.

Serial No.	Name of creditor.	Nature of debt.	Amount.
			Rs. A. P.
1	Lala Ram Lal son of L. Kajoree Mal, stamp vendor, Civil Court, Ajmer.	Pronote case pending.	270 0 0
2	Mother of Dr. Zahir Hussain Khan, matya mahal, churcawalan, near chitli qabar Delhi.	Pronote	200 0 0
3	Mrs. Sri Lal c/o Mr. Sri Lal Rustogi, Estate Office, Central P.W.D. New Delhi	Ditto	150 0 0
4	Aga Mohd. Khan above Khanna Talkies, Paharganj, Delhi	Ditto	130 0 0
5	Ado Khan Kabuli, Mandi Anaj, Paharganj, Delhi	Ditto	50 0 0
6	Poor Mohd Khan, Kothi Nawab Sahib, Gali Sardar Mirza, Farash Khanna, Delhi	Ditto	800 0 0
7	Ditto	Ditto	200 0 0
8	Ditto	Ditto	200 0 0
9	Mr. Bishamber Nath Kapoor, 404 Nai Basti, Katra Nil, Delhi	Decree	593 0 0
10	Ditto	Ditto	596 8 0
11	Ditto	Pronote	200 0 0
12	Mst. Saraswati Devi D/o Pt. Man Mohannath Kaul c/o Pt. Kanwar Kishore Baquaya, Mohalla Churcawalan, Delhi.	Decree	710 0 0
13	Hakim Raj Narain, Hauz Qazi, Delhi	Ditto	469 3 0
14	Ditto	Ditto	150 0 0
15	Ditto	Ditto	200 0 0
16	Mst. Gaindi w/o L. Panna Lal Vaish, Chah Naurang Rai, Bazar Sita Ram, Delhi	Ditto	223 15 0
17	Honorary Secretary, Central P.W.D. Cooperative thrift and credit society Ltd. New Delhi.	Loan	682 12 0
18	L. Gur Pershad Sayal son of L. Tansukh Rai, Bankor Hardwar	Decree	272 0 0
19	L. Ram Pukar son of Mr. Ekbal Singh, Raj Bhawan, Chunna Mandi, Paharganj, Delhi.	Ditto	781 4 0
20	Ditto	Ditto	900 0 0
21	Mr. Rupchand son of L. Hoshlal Singh, District Court, Delhi	Ditto	200 0 0
22	Sardar Arjun Singh Mangat Singh, Yasin building, Hamilton Road, Delhi	Ditto	200 0 0
23	Mr. R. D. Vidy Kumar Kothi, Ajmer	Pronote	400 0 0
24	L. Gajender Swaroop son of L. R. Swaroop, Rationing Office, Ajmer	Ditto	150 0 0
25	Mr. Amar Singh P. Chawda, Topdhara, Ajmer	Ditto	100 0 0
Total			9,028 10 0

PAHLAD DASS BHARGAVA,

Clerk of Court,  
Judge Small Cause Court  
with Insolvency Jurisdiction, Ajmer,

